IN THE MICHIGAN COURT OF APPEALS

ORDER

Re: Vita Lynne Keith v New Beginnings Financial Inc

Docket No. **276114** L.C. No. **02-239302-CH**

William C. Whitbeck, Chief Judge, acting under MCR 7.203(F)(1) and 7.216(A)(10), orders:

The claim of appeal from the January 19, 2007 order is DISMISSED as premature. First, the order appealed neither disposed of the claims nor adjudicated the rights and liabilities of the parties since it denied appellant's motion for summary disposition. MCR 7.202(6)(a)(i) and 7.203(A)(1). Second, the claims against defendant Rozelle White are still outstanding since the circuit court may reopen an administratively closed case when the reason for the closing is no longer applicable. See, e.g., In re Contempt of Rochlin, 186 Mich App 639, 643-644 (1990) (case reopened when bankruptcy stay was lifted). If appellant still wants to appeal this interlocutory order before the entry of the final order, it must file a delayed application for leave to appeal. MCR 7.203(B)(1) and 7.205(F)(1).



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

MAR 1 5 2007

Date

Ghief Clerk